

1           **ROBERT E. ATKINSON**  
2           CHAPTER 7 BANKRUPTCY TRUSTEE  
3           376 E. Warm Springs Rd Suite 130  
4           Las Vegas, NV 89119  
5           Telephone: (702) 617-3200  
6           Email: [Robert@ch7.vegas](mailto:Robert@ch7.vegas)

5           **UNITED STATES BANKRUPTCY COURT**  
6           **FOR THE DISTRICT OF NEVADA**

7           In re:

8           **ROBIN LINUS LEHNER and**  
9           **DONYA TINA LEHNER,**

10           Debtor.

Case No. 22-14616-nmc  
Chapter 7

**NOTICE OF HEARING**

Hearing Date: February 14, 2023  
Hearing Time: 2:00 p.m.

Location: TELEPHONIC HEARING ONLY

Phone number: (669) 254-5252  
Meeting ID: 161 166 2815  
Participant ID: None  
Meeting passcode: 115788

17           NOTICE IS HEREBY GIVEN that a motion entitled MOTION TO ABANDON [DE #22]  
18           (the “Motion”) was filed in the above-captioned case on January 17, 2023 by chapter 7 trustee  
19           ROBERT E. ATKINSON (“Trustee”). The Motion seeks to abandon the following property:

- 20           • Any interest that the bankruptcy estate has the sports contract between debtor  
21           Robin Lehner (“Debtor”) and the Vegas Golden Knights (“NHL Contract”),  
22           *excluding* any and all non-exempt portions of the Debtor’s earnings under the  
23           NHL Contract through the Petition Date, wherever held and whenever received,  
24           including, without limitation, any earnings, deferred compensation, the player’s  
25           portion of the VGK escrow, and also any and all other payments and benefits  
26           under the NHL Contract that have vested as of the Petition Date (collectively,  
27           the “Non-Exempt Earnings”).

28           The basis for the motion is that, pursuant to applicable statutes in the United States  
Bankruptcy Code, personal services contracts such as the NHL Contract are not assumable or  
assignable by the Trustee, and therefore the future performance obligations under that contract are  
of no value to the estate.

1 NOTICE IS FURTHER GIVEN that the hearing on the Motion will be held before a U.S.  
2 Bankruptcy Judge at the time and place specified in the caption to this document. This hearing  
3 may be continued from time to time without further notice to you.

4 NOTICE IS FURTHER GIVEN that a copy of the Motion may be obtained from either: (i)  
5 the Bankruptcy Clerk located on the Fourth Floor of the Foley Federal Building, 300 Las Vegas  
6 Boulevard South Las Vegas, Nevada 89101; or (ii) by contacting the Trustee at either (702) 617-  
7 3200 or by email at [robert@ch7.vegas](mailto:robert@ch7.vegas).

8 NOTICE IS FURTHER GIVEN that if you do not want the court to grant the relief sought  
9 in the Motion, or if you want the court to consider your views, then you must file an opposition  
10 with the court, and serve a copy on the Trustee no later than 14 days preceding the hearing date  
11 for the Motion, unless an exception applies (see Local Rule 9014(d)(3)). The opposition must  
12 state your position, set forth all relevant facts and legal authority, and be supported by affidavits  
13 or declarations that conform to LR 9014(c).

14 If you object to the relief requested you *must* file a **WRITTEN** response to this pleading with  
15 the court. You must also serve your written response on the person who sent you this notice.

16 If you do not file a written response with the court, or if you do not serve your written  
17 response on the person who sent you this notice, then:

- 18
- 19 • The court may *refuse to allow you to speak* at the scheduled hearing; and
  - 20 • The court may *rule against you* without formally calling the matter at the hearing.

21 DATED: January 17, 2023

\_\_\_\_\_  
/s/ Robert E. Atkinson  
ROBERT E. ATKINSON  
CHAPTER 7 BANKRUPTCY TRUSTEE